Statement of Disclosure of Commissions, Referral, and Contingent Fees

WAC 4-25-626(7) requires all Certified Public Accountants (CPAs), CPA firms, and CPA firm owners who accept commission, referral and contingent fee arrangements to:

- Disclose the arrangement in writing and in advance of client acceptance;
- Disclose the method of calculating the fee or amount of fee;
- Specify the CPA's, CPA firm's and/or CPA firm owner's role as the client's advisor, and
- Obtain the client's consent to the fee arrangement in writing.

CPA/CPA Firm/CPA Firm Owner (signature)

The following form may be used to comply with the licensee may use a form that contains additional in disclosure requirements.		
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Certified Public Accountants (CPAs), CPA firms, at to clients certain fees and commissions they direct services provided to those clients.		• •
The purpose of this disclosure statement is to ackr client has consented thereto and a copy of this sta- signatories thereof.	_	
I hereby acknowledge that on this	day of	, 200
CPA/CPA Firm/CPA Firm Owner receive a commission, contingent fee, or referral fe	as disclosed that he	e/she/the firm will
Commission/Contingent/Referral Fee Percentage, Methation:	hod of Calculating Fee,	or Amount
Third Party Paying the Commission/Contingent/Referen	al Fee to the CPA/Firm	
in relation to goods or services he/she/the firm has consent to the arrangement.	agreed to provide	or recommend and hereby
Client (please print)		
Client (signature)	Date	
CPA/CPA Firm/CPA Firm Owner (please print)		

Date

DISCLOSURE FORM - STATEMENT OF UNDERSTANDING

Washington rule, WAC 4-25-626(7), requires all Certified Public Accountants (CPAs), CPA firms, and CPA firm owners who accept commission, referral and contingent fee arrangements to:

- Disclose the arrangement in writing and in advance of client acceptance;
- Disclose the method of calculating the fee or amount of fee;
- Specify the CPA's, CPA firm's, or CPA firm owner's role as the client's advisor, and
- Obtain the client's consent to the fee arrangement in writing.

	required by the above rule, clients are prered by (C			oducts, services or propo	osed services		
firn inc hav	e advice you receive may include recomment owner receives additional compensation entive for the CPA, CPA firm, or CPA firm ying high commission, referral or contingency you. This monetary incentive to make biastantial conflict of interest.	n in the form of co n owner that could ent fees and to rec	mmissions, referral or conti bias his/her/their recomme commend more of such prod	ngent fees. This creates endations toward product ducts or services than m	s a monetary ts or services ay be suitable		
cus	vertheless, CPAs, CPA firms, and CPA fi stomers. Any actual bias in the investmer ich the fee is paid.						
1.	While it may not be possible to ascertain reviewed, the method or amount of the			ne as more specific clier	nt data has been		
2.	Stated below is the percentage of clients during the CPA's, the CPA firm's, or the CPA firm owner's last fiscal year that paid a fee for receiving services/advice that recommended the client purchase products or services offered through the person or firm* rendering the advice, and resulted in additional compensation to such person for firm for the sale of the recommended products or Services. *Including any affiliate or associate of such person or firm.						
3.	If (C firm owner) has any ownership or interest interest is described below:	CPA) or est in any company	(CPA figure of the recommended	rm)or I products or services, th	(CPA nat ownership or		
l ha	ave read and understand the foregoing a	nd consent to the	described fee arrangement	thisday of	f		
Clie	ent/Prospective Client (please print)						
_ Cli	ent/Prospective Client (signature)		Date				
CP	A/CPA Firm/CPA Firm Owner (please pr	int)					
_ CP	A/CPA Firm/CPA Firm Owner (signature)	Date				

DISCLOSURE FORM - STATEMENT OF UNDERSTANDING SUBSEQUENT TRANSACTIONS INCLUDED

Washington rule, WAC 4-25-626(7), requires all Certified Public Accountants (CPAs), CPA firms, and CPA firm owners who accept commission, referral and contingent fee arrangements to:

- Disclose the arrangement in writing and in advance of client acceptance;
- Disclose the method of calculating the fee or amount of fee;
- Specify the CPA's, CPA firm's, or CPA firm owner's role as the client's advisor, and
- Obtain the client's consent to the fee arrangement in writing.

	required by the above rule, clients are provided the formation of the following required by (CPA, CPA firm		r proposed services				
ow inc hav	e advice you receive may include recommendations to ner receives additional compensation in the form of co entive for the CPA, CPA firm, or CPA firm owner that ving high commission, referral or contingent fees and a u. This monetary incentive to make biased recommen ostantial conflict of interest.	ommissions, referral or contingent fees. This creat could bias his/her/their recommendations toward p to recommend more of such products or services to	es a monetary roducts or services han may be suitable for				
cus	vertheless, CPAs, CPA firms, and CPA firm owners un stomers. Any actual bias in the investment advice woul ich the fee is paid.						
1.	While it may not be possible to ascertain an exact fee for these services until such time as more specific client data has been reviewed, the method or amount of the proposed fee is: \$						
2.	Stated below is the percentage of clients during the CPA's, the CPA firm's, or the CPA firm owner's last fiscal year that paid a fee for receiving services/advice that recommended the client purchase products or services offered through the person or firm* rendering the advice, and resulted in additional compensation to such person for firm for the sale of the recommended products or Services. *Including any affiliate or associate of such person or firm.						
3.	If (CPA) or firm owner) has any ownership or interest in any con interest is described below:	(CPA firm)or npany offering the recommended products or servi	(CPA ces, that ownership or				
	It is anticipated that the parties will engage in sin arrangement shall be construed as consent to the revoked by the undersigned. ave read and understand the foregoing and consent to 200	e same arrangement in such future transaction					
Clie	ent/Prospective Client (please print)	<u> </u>					
Cli	ent/Prospective Client (signature)	Date					
CP	PA/CPA Firm/CPA Firm Owner (please print)						
 CP	PA/CPA Firm/CPA Firm Owner (signature)	 Date					